PTO/SB/51 (02-01) Approved for use through 01/31/2004. OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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REISSUE APPLICATION DECLARATION BY THE INVENTOR	
telsage patent is sought of the interven	er which is described and claimed
Lines And Method Of Making The Same	
the specification of which	
is attached hereto.	
was filed on as reissue application r	number/
and was amended	
(If applicable)	
I have reviewed and understand the contents of the above identification as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to 37 CFR 1.56. I verily believe the original patent to be wholly or partly inoperative below. (Check all boxes that apply.)	o patentability as defined in
by reason of a defective specification or drawing.	
by reason of the patentee claiming more or less than he had	the right to claim in the patent.
by reason of other errors.	
At least one error upon which reissue is based is described below reissue, such must be stated with an explanation as to the nature	v. If the reissue is a broadening e of the broadening:
At least one error upon which reissue is based is described as	follows: Claims 1-20 claim less than

what applicant has a right to claim. In particular, claim 1 is the broad among other features, an overlay having an underside and a plurality of spaced apart tabs, each one of the tabs having a leading edge, a first shadow line and a remaining portion, the tabs defining openings adjacent the tabs. It further recites granules that are "substantially darker in color". Claim 12 is the broadest method claim. It recites, among other features, tabs, openings and darker granules. It is believed that the foregoing features are too narrow in scope. Applicant is believed to be entitled to claims that omit the recitation of the underside, recited "a tab", omit the recitation of the first shadow line and the openings, and recite granules of a "different color". In addition to defects in the claims, the specification contained errors. The terms "overlay" and "underlay" were transposed in the Summary of the Invention and Abstract. The drawings are missing reference numerals "20b" and "34b" and a dotted line and a lead line is incorrectly drawn in Fig. 6.

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Mailing Address

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Docket Number (Optional) (REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2) 24457B All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant. As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith. Registration Number Name(s) Correspondence Address: Direct all communications about the application to: Place Customer Number Bar 22889 **Customer Number** Code Label here Type Customer Number here Firm or Individual Name Address Address Zip State City Country Fax Telephone I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed. Full name of sole or first inventor (given name, family John D. Phillips Date Inventor's signature Residence Pataskala, Ohio 43062 Citizenship US Mailing Address 49 Jefferson Ridge, Pataskala, OH 43062 Full name of second joint inventor (given name, family name) Date Inventor's signature Citizenship Residence Mailing Address Full name of third joint inventor (given name, family name) Date Inventor's signature Citizenship Residence

Additional joint inventors are named on separately numbered sheets attached hereto.

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PTO/SB/62 (02-01) Approved for use through 01/31/2004. QMB 0851-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1999, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

		Docket Number (optional)			
REISSUE APPLICATION DECLARATION BY	THE ASSIGNEE	24457B			
I hereby declare that:					
My residence and mailing address and citizenship are s	tated below next to my	name.			
I am authorized to act on behalf of the following assigns	e: Owens Corning Fibers	glas Technology, Inc.			
and the title of my position with said assignee is: Vice P	resident				
The entire title to the patent identified below is vested in					
Name of Patentse(s)					
John D. Phillips					
Patent Number	Date of Patent				
6,014,847	January 18, 2000				
Title of invention Laminated Rooting Shingle Having Shadow Lines And Method Of Making The Same					
I believe said patentee(s) to be the original, first and sole/joint inventor(s) of the subject matter which is					
described and claimed in said patent, for which a relssue patent is sought on the Invention entitled Laminated					
Roofing Shingle Having Shadow Lines And Method Of Making	The Same	······································			
the specification of which					
is attached hereto.					
was filed on as reissue application number and was amended on					
(If applicable)					
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.					
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.					
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)					
by reason of a defective specification or drawing.					
by reason of the patentee claiming more or less than he had the right to claim in the patent.					
by reason of other errors.					
At least one error upon which reissue is based is described as follows: See attached sheet crititled "Attachment To Reissue Application By The Assignee"					
[Attach additional sheets, if needed.]					
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.					

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PTC/SB/52 (02-01)
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REISSUE APPLICATION DECLARATION BY THE ASSIGNEE					Docket Number (Optional) 24457B					
I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith. Name(s) Registration Number										
						_				
Correspondence	correspondence Address: Direct all communications about the application to:							- ,		
Customer N	lumber	228	89						ustomer Ber Code	
0.0		Type Cu	stomer Numb	er Here			Label Here			
OR Firm or										
Individual Name										
Address										- i
Address										
City	State					Zip				
Country										
Telephone			Fax							
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on Information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed.										
Full name of person signing (given name, family name) Elizabeth M. Reld										
Signature Date 1.17.02										
Address of Assignen Owens Corning Floorgias Technology, Inc., 7734 59th Street, Summit, IL 60501										
Patentee John D. Phillips				-	Cit US	izensh	ip			
Residence/Mailing Address 49 Jefferson Ridge, Pataskala, Obio 43062										
Patentee	Citizenship .									
Residence/Mailing Address										
☐ Additional Pa	tentees	are named	on separately	numbered s	sheets at	eched	hereto		***********	

ATTACHMENT TO REISSUE APPLICATION DECLARATION BY THE ASSIGNEE

At lease one error upon which reissue is based is described as follows:

Claims 1-20 claim less than what applicant has a right to claim.

In particular, claim 1 is the broadest apparatus claim. It recites, among other features, an overlay having an underside and a plurality of spaced apart tabs, each one of the tabs having a leading edge, a first shadow line and a remaining portion, the tabs defining openings adjacent the tabs. It further recites granules that are "substantially darker in color".

Claim 12 is the broadest method claim. It recites, among other features, tabs, openings and darker granules.

It is believed that the foregoing features are too narrow in scope. Applicant is believed to be entitled to claims that omit the recitation of the underside, recited "a tab", omit the recitation of the first shadow line and the openings, and recite granules of a "different color".

In addition to defects in the claims, the specification contained errors. The terms "overlay" and "underlay" were transposed in the Summary of the Invention and Abstract. The drawings are missing reference numerals "20b" and "34b" and a dotted line and a lead line is incorrectly drawn in Fig. 6.

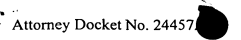
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REISSUE APPLICATION: CONSENT OF ASSIGNEE; STATEMENT OF NON-ASSIGNMENT		Docket Number (Optional) 24457B			
This is part of the application for a reissue patent based on the o	original pa	itent identified below.			
Name of Patentee(s) John D. Phillips					
Patent Number 6,014,847	Date Patent Issued January 18, 2000				
Title of Laminated Roofing Shingle Having Staggered Shadow Lines And Method Of Making The Same					
1. Filed herein is a statement under 37 CFR 3.73(b). (Form PTO/SB/96)					
2. Ownership of the patent is in the inventor(s), and no assignment of the patent is in effect.					
One of boxes 1 or 2 above must be checked. If multiple assignees, complete this form for each assignee. If box 2 is checked, skip the next entry and go directly to "Name of Assignee". The written consent of all assignees and inventors owning an undivided interest in the original patent is included in this application for relasue.					
		Owens Corning Fiberglas Technology, Inc.			
The assignee(s) owning an undivided interest in said original patent is/are and the assignee(s) consents to the accompanying application for reissue.					
Name of assignee/inventor (if not assigned)					
Owens Corning Fiberglas Technology, Inc.					
Signature Cinabell Pair Date 1.17.02					
Typed of printed name and title of person signing for assignee (if assigned)					
Elizabeth M. Reid, Vice President - Owent Corning Fiberglas Technology, Inc.					

Burden Hour Statement: This form is estimated to take 0.1 hours to complete. Time will vary depending upon the nassis of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S Patent and Tradement Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Weshington, DC 20231.



ASSIGNMENT

I, ("Assignor"), John D. Phillips, a resident of Pataskala, Ohio, and a citizen of U.S.A., has invented a new and useful improvement in Laminated Roofing Shingle Having Staggered Shadow Lines and Method of Making the Same ("the Invention"), and have executed an Application for United States Patent based thereon having Attorney Docket No. 24457A and/or Serial No. 09/143,897 ("the Application").

OWENS-CORNING FIBERGLAS TECHNOLOGY, INC., ("U.S. Assignee"), a corporation of Illinois having a place of business at 7734 West 59th Street, Summit, IL 60501, is desirous of acquiring and has acquired certain U.S. rights in and to the Invention and the Application.

OWENS CORNING ("Non-U.S. Assignee"), a corporation of Delaware having a place of business at One Owens Corning Parkway, Toledo, Ohio, 43659, is desirous of acquiring and has acquired certain non-U.S. rights in and to the Invention and patent applications based on or claiming priority to the Application.

NOW THEREFORE, for one (US \$1.00) dollar and other valuable consideration, the receipt of which is hereby acknowledged:

I/WE, Assignor, have agreed to and do hereby sell, assign, and transfer unto U.S. Assignee my/our entire right, title, and interest in and throughout the United States of America (including its territories and dependencies), in and to the Invention, the Application, and any and all patents (including extensions, reissues, and reexaminations thereof) of the United States of America that have been or may be granted on the Invention or any part thereof, or on the Application or any divisional, continuation, renewal, reissue, or other U.S. patent application based in whole or in part on the Application or the Invention ("the U.S. Patent Rights"); the U.S. Patent Rights TO BE HELD AND ENJOYED by U.S. Assignee, its successors, and assigns to the full ends of the respective terms or periods for which the U.S. Patent Rights are pending, in force, or have been or may be granted or extended, as fully and entirely as the same would have been held and enjoyed by me/us had no assignment of said right, title, and interest been made;

AND I/WE, Assignor, have agreed to and do hereby sell, assign, and transfer unto Non-U.S. Assignee my/our entire right, title, and interest in all countries other than the United States of America, along with the right to claim priority based on the Application, in and to the Invention, all non-U.S. patent applications based on or claiming priority to the Application, and any and all patents (including extensions, reissues, and reexaminations thereof) of such countries that have been or may be granted on the Invention or any part thereof, or on any non-U.S. patent application based on or claiming priority to the Application, or on any divisional, continuation, renewal, reissue, or other patent application based in whole or in part on the Application, any patent application based on or claiming priority to the Application, or the Invention ("the Non-U.S. Patent Rights"); the Non-U.S. Patent Rights TO BE

HELD AND ENJOYED by Non-U.S. Assignee, its successors, and assigns to the full ends of the respective terms or periods for which the Non-U.S. Patent Rights are pending, in force, or have been or may be granted or extended, as fully and entirely as the same would have been held and enjoyed by me/us had no assignment of said right, title, and interest have been made.

FURTHER, I/WE, Assignor, hereby covenant and agree for myself/ourselves, my/our heirs, and my/our legal representatives to assist U.S. Assignee and Non-U.S. Assignee in the prosecution of any and all patent applications assigned hereby and in any interference, opposition, or other legal proceeding that may arise involving the Invention, the Application, the U.S. Patent Rights, or the Non-U.S. Patent Rights, and, upon request, to execute without further consideration all papers necessary or desirable for the preparation or prosecution of any divisional, continuation, renewal, reissue, reexamination, or other applications for patents in any country that might be deemed necessary or desirable by U.S. Assignee or Non-U.S. Assignee to fully to secure its respective right, title, and interest in and to the Invention or any part thereof, in and to the Application or any patent application based thereon or claiming priority thereto, or in and to the U.S. Patent Rights or the Non-U.S. Patent Rights, as aforesaid;

AND I/WE, Assignor, hereby authorize and request the Commissioner of Patents and Trademarks of the United States of America to issue to U.S. Assignee any United States patent that may be granted based on the Invention or the Application, or on any other U.S. application assigned hereby, and I/we hereby authorize and request the authorized officials of all countries other than the United States of America to issue to Non-U.S. Assignee any non-U.S. patent that may be granted based on the Invention or the Application, or on any non-U.S. application assigned hereby.

Signed this 20th day of August, 1998.

By: John d. phillips

Typed name: John D. Phillips

STATE OF Ohio) ss. COUNTY OF LICKINS)

Before me on the day, month and year identified above personally appeared John D. Phillips, to me known to be the person named in the above Assignment, who signed the foregoing instrument in my presence and acknowledged the same to be his/her free act and deed.

mna Marie Dalent

DONNA MARIE DEIBERT

My commission expires: My COMMISSION EXPIRES AUGUST / 3, 2003

SEAL